IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

KAREN ANN ISHEE PARSONS,)
Plaintiff,)
v.	CV Action No.: CV-09-B-0267-AKK
BRIGHT HOUSE NETWORKS,))
LLC)
Defendant.)

UNOPPOSED MOTION TO EXTEND PAGE LIMITATIONS ON CLASS CERTIFICATION BRIEFING

Plaintiff Karen Ann Ishee Parsons moves to extend the page limitations for briefs related to class certification in accordance with the proposed limitations below.

Defendant's counsel has been consulted on this motion, and does not oppose it.

- 1. Plaintiff's class certification brief currently has a twenty-five (25) page limitation. Defendant's opposition brief is also limited to twenty-five (25) pages, and Plaintiff's reply brief is limited to ten (10) pages.
- 2. The parties are in agreement that it is in both of their interests to extend those page limitations. Plaintiff requests, without opposition, that the page limitation for her original brief be extended to forty (40) pages. Plaintiff also requests that

Defendant's opposition brief be similarly extended to forty (40) pages. Plaintiff

requests that the page limitation for the reply brief be extended to twenty (20) pages.

As grounds for this motion, Plaintiff states, without opposition, that this 3.

is an anti-trust action with expert witnesses for both sides and requires a meshing of

the facts with applicable law to fully explain the issues to the Court. This will take

more than the current page limitations to be done thoroughly and clearly.

WHEREFORE, because the extension of the page limitations referenced above

would aid the parties and the Court in fully understanding the issues, and because no

party would be prejudiced by the granting of this Motion, Plaintiff requests, without

opposition, that the page limitations be extended to forty (40) pages for Plaintiff's

initial brief and Defendant's opposition brief, and twenty (20) pages for Plaintiff's

reply brief on the motion for class certification.

Respectfully Submitted,

/s/Brian M. Clark

Brian M. Clark

Dennis Pantazis

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CERTIFICATE OF SERVICE

I hereby certify that on the 25th day of August, 2011, a copy of the above and foregoing was served upon all counsel of record by electronic filing and/or by United States Mail, properly addressed and postage prepaid, to:

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/s/Brian M. Clark
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